

Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

POWER TRANSMISSION DEVICE									
☐ is:	ication of which (check a								
_	s filed on	February 26, 2004	as U.S. Application s			(Atty Dkt. No. 925-283)			
	s filed as PCT Internation			On					
and (if ap	plicable to U.S. or PCT ap	pplication) was amended on							
referred to hereby cla identified priority is Priority Fo	o above. I acknowledge the aim foreign priority benefits below any foreign applicat claimed, before the filing or preign Application(s):	and understand the contents of the duty to disclose information is under 35 U.S.C. 119/365 of tion for patent or inventor's cell date of this application:	which is material to the particular in the parti	atentability of this applicat for patent or inventor's ce	tion in accorda ertificate listed	nce with 37 C.F.R. 1.56. I below and have also priority is claimed or, if no			
	on Number	_	Country			Day/Month/Year Filed			
2003-537	57	<u></u>	Japan			28 February, 2003			
I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below. Application Number Date/Month/Year Filed									
I hereby claim the benefit under 35 U.S.C. 120/365 of all prior United States and PCT international applications listed above or below and, insofar as the subject matter of each of the claims of this application is not disclosed in such prior applications in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior applications and the national or PCT international filing date of this application:									
Prior U.S	./PCT Application(s):					Status: patented			
	on Serial No.		Day/Month/Year Filed			pending, abandoned			
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and further both, und issued the 22201-47 address) connected 30184; Responer, Thomas Berquist, Presta, 35	er that these statements wer Section 1001 of Title 18 ereon. And on behalf of the 14, telephone number (7 individually and collectively ditherewith and with the rebert W. Faris, 31352; Ric 27393; Leonard C. Mitchae. Byrne, 32205; Mary J. V 34776; Updeep S. Gill, 37 5329 I also authorize Nixo	made herein of my own know ere made with the knowledge of the United States Code at the owner(s) hereof, I hereby a 703) 816-4000 (to whom all of yowner's/owners' attorneys to sulting patent: Arthur R. Crachard G. Besha, 22770; Mark ard, 29009; Duane M. Byers, 3 Vilson, 32955; J. Scott David: 334; Michael J. Shea, 34725, an & Vanderhye to delete any ason, assignee, attorney, firm, Takahiro (first) Kashiwara-shi, Osaka 221-3-305, Andou-cho, Kas	that willful false statement of that such willful false statement of that such willful false statement of that such willful false statement of the prosecute this application two ford, 25327; Larry S. Niv E. Nusbaum, 32348; Micl 33363; Jeffry H. Nelson, 3 son, 33489; Alan M. Kage; Donald L. Jackson, 4109 attorney names/numbers or other organization send of the property of the prop	is and the like so made ar atements may jeopardize the P.C., 1100 North Code directed), and the following the foll	re punishable to the validity of the validity of the sess in the Pate of the pure of the validity of the valid	by fine or imprisonment, or the application or any patent Floor, Arlington, VA is thereof (of the same ent and Trademark Office 6; James T. Hosmer, ion, 30251; Stanley C. en Burnam, Jr. 29366; Sadoff, 36663; James D. Presta, 19828; Joseph S. by solely on instructions			
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Nixon & Vanderhye P.C. (12/95)

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Page 2

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